

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION VII 726 MINNESOTA AVENUE KANSAS CITY, KANSAS 66101

April 26, 1995

LEON AUTOMOTIVE 103 SE VINE ST LEON, IA 50144

Re:IAD043218627

Dear Sir or Madam:

Recently, our contractor visited your facility to gather information about the impact of the 1993 flood. During this visit, you were observed to be generating and/or managing used oil. The purpose of this letter is to inform you of the Resource Conservation and Recovery Act (RCRA) regulations that govern the management of used oil, and to bring to your attention potential areas of non-compliance. Because our contractor's visit was extremely brief, this list may not be all inclusive.

All tanks, containers and fill pipes, including access points to underground tanks should be labeled USED OIL. [40 CFR 279.22(c)]

Used oil burning may be subject to the regulations in 40 CFR 279 Subpart G. (Generators are exempted from the burner requirements ONLY if they burn used oil on-site that they have generated themselves (on-site) or received from do-it-your-selfers.) [40 CFR 279.60 - 279.67]

You are not required to submit anything to the EPA at this time. You should, however, make every effort to ensure that your facility is in compliance with all applicable RCRA regulations, including those concerning the management and disposal of used oil. Failure to comply with RCRA regulations may result in an enforcement action which can include substantial penalties.

Potential environmental hazards and costly clean-up can be avoided if the proper steps are taken. If you have any questions about this letter, or the used oil regulations, please call our office at (913) 551-7036 and ask to speak to an Iowa Section associate, or call our Iowa RCRA Hazardous Waste Helpline at (913) 551-7861.

Sincerely,

James V. Callier Chief, Iowa Section

Air, RCRA, Toxics Division

Harriett & Jones for A

RCRA RECORDS CENTER

